

UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE: Colin David Peters	:	No. 5:19-bk-03928-RNO
aka Colin D. Peters	:	Chapter 13
aka Colin Peters	:	
aka Collin Peters	:	
Debtors	:	

M&T Bank	:	
Movant	:	Motion for
v.	:	Relief from Stay
Colin David Peters	:	
aka Colin D. Peters	:	
aka Colin Peters	:	
aka Collin Peters	:	
Debtor,	:	
and	:	
Charles J. DeHart, III Esq.	:	
Trustee	:	

ANSWER TO MOTION OF M&T BANK
FOR RELIEF FROM STAY

AND NOW COMES Debtor, Colin David Peters, by and through his attorneys, Newman, Williams, P.C., and in Answer to the Motion of M&T Bank for Relief from Stay aver as follows:

1. Admitted.
2. Admitted except the address of the mortgage premises is 183 Anna Road, Blakeslee, PA 18610.
3. Admitted.
4. Admitted.
5. Denied. This paragraph represents a legal conclusion to which no response is necessary.

To the extent the Court determines there to be a factual averment in this paragraph requiring response it is specifically denied.

6. Denied. After reasonable investigation the Debtors are without knowledge sufficient to form a belief as to the truth of these averments.
7. Denied. After reasonable investigation the Debtors are without knowledge sufficient to form a belief as to the truth of these averments.
8. Denied. This paragraph represents a legal conclusion to which no response is necessary. To the extent the Court determines there to be a factual averment in this paragraph requiring response it is specifically denied.
9. Denied. After reasonable investigation the Debtors are without knowledge sufficient to form a belief as to the truth of these averments.
10. Denied. This paragraph represents a legal conclusion to which no response is necessary. To the extent the Court determines there to be a factual averment in this paragraph requiring response it is specifically denied.

WHEREFORE, Debtor, Colin David Peters, respectfully prays this Honorable Court for an Order that the Motion of M&T Bank for Relief from Stay be denied and for such other and further relief as the Honorable Court deems just and appropriate.

NEWMAN WILLIAMS, P.C.

By: /s/ Robert J. Kidwell
Robert J. Kidwell, Esquire
Attorney for Debtor
PO Box 511, 712 Monroe Street
Stroudsburg, PA 18360
(570) 421-9090; fax (570) 424-9739
rkidwell@newmanwilliams.com